REMARKS / ARGUMENTS

Claims 16-26 remain pending in this application.

<u>Interview</u>

Applicants wish to thank the Examiner for conducting a personal interview with the undersigned on February 10, 2009. The following includes the substance of that which was discussed during the interview.

35 U.S.C. §103

Claims 16, 17, 19-22 and 24-26 stand rejected under 35 U.S.C. §103(a) as being unpatentable over McDaniel et al (U.S. Patent No. 4,415,985) in view of Tsukamoto (U.S. Patent No. 5,092,686). These rejections are traversed as follows.

As acknowledged by the Examiner on page 3 of the Office Action, "McDaniel does not teach where a memory is within a display apparatus and where the display apparatus is to be separate from said external computer". The Examiner relies upon Tsukamoto for allegedly curing this deficiency. Applicants respectfully disagree.

Tsukamoto merely discloses a printer having a memory for storing a plurality of fonts and font names, selection means for selecting one of the fonts stored in the memory, and a display unit for displaying the font name of the selected font (see

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Abstract). Fig. 8 shows an example of display unit 3 displaying "COURIER 10" as the font.

Therefore, even if Tsukamoto could be combined with McDaniel et al, such combination would fail to disclose or suggest the presently claimed invention. The presently claimed invention is directed to a display apparatus having a memory, a receiver, and a control circuit as recited in independent claim 16. The control circuit controls an image displayed on a screen by using control data included in a control signal received through the receiver and writes the control data into the memory. When the display apparatus is turned on, the control circuit reads out the control data from the memory and controls the displayed image by using the control data read out from the memory.

Independent claim 21 is directed to a display apparatus having a memory, means for receiving a control signal and means for controlling the image on the screen as recited. The attempted combination of McDaniel et al and Tsukamoto fails to disclose or suggest the features of this claim for at least the reasons set forth above with respect to claim 16. Similarly, independent claim 26 is also patentable over the attempted combination of McDaniel et al Tsukamoto for at least the same reasons set forth above with respect to claim 16. As such, it is submitted that the pending claims patentably define the present invention over the cited art.

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Conclusion

In view of the foregoing, Applicants respectfully requests that a timely Notice of Allowance be issued in this case.

Respectfully submitted,

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